ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):  Joseph R. Dunn (SBN 238069); Abigail V. O'Brient (SBN 265704)  MINTZ LEVIN COHN FERRIS GLOVSKY AND POPEO, P.C. 3580 Carmel Mountain Road, Suite 300  San Diego, CA 92130  TELEPHONE NO.: (858) 314-1500  FAX NO.: (858) 314-1501  ATTORNEY FOR (Name): Plaintiff QK HEALTHCARE, INC.				FOR COURT USE ONLY	
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		CITY AND Z	EIP CODE: Los Angeles, CA 90012 CH NAME: Western Division		
	PLA	NNTIFF:	QK HEALTHCARE, INC.		
	DEF	ENDAN	T: TRIMED MEDICAL WHOLESALERS, INC., et al.		
			TEMPORARY PROTECTIVE ORDER	case number: 2:17-cv-03832-R (JPRx)	
1.	The court has considered the application of plaintiff for  a. a right to attach order, order for issuance of writ of attachment pursuant to Chapter 4 (beginning with Code Civ. Proc., § 484.010), and a temporary protective order,  b. an ex parte right to attach order and order for issuance of writ of attachment under Chapter 5 (beginning with Code Civ. Proc., § 485.010).				
2.	a.	FINDINGS  THE COURT FINDS  a. Defendant Richard Kayseryan is a natural Person partnership unincorporated association corporation other (specify):  b. The amount sought to be secured by the attachment under the application for the right to attach is: \$ 6,805,598.04, comprised of (a) unpaid principal due under the Guaranty (as defined in the Complaint) in the amount of \$6,689,698.04; (b) accrued and unpaid interest in the amount of at least \$5,900 through May 19, 2017; (c) estimated costs of \$10,000; and (d) estimated allowable attorneys' fees of \$100,000.			
	C.	The claim upon which the application for attachment is based is one upon which an attachment may be issued under Code of Civil Procedure section 483.010.			
		<ul> <li>Plaintiff has established the probable validity of the claim upon which the application for the attachment is based,</li> <li>The order is not sought for a purpose other than the recovery upon the claim on which the application for the attachment is based.</li> </ul>			
	f.	Great or irreparable injury will result to the plaintiff if this order is not issued, based on the following:			
		(1) 🛚	There is a danger that the property sought to be attached would be  (a)	impairment in value.	
		(2)	Defendant has failed to pay the debt underlying the requested attachment at Procedure section 485.010, subdivision (b)(2).		
		(3)	A bulk sales notice was recorded and published pursuant to Division 6 (begi the Commercial Code with respect to a bulk transfer by the defendant.		
		(4)	An escrow has been opened pursuant to the provisions of Business and Pro to the sale by the defendant of a liquor license. The liquor license number is	:	
		(5) Other circumstances: In October and November 2016, defendant transferred his interest in several real properties to a company owned by defendant's wife, which company subsequently transferred one of the properties after defendant was indicted.			
	g.	The requirements of Code of Civil Procedure section 485.220 are satisfied, but a temporary protective order should issue instead of an ex parte right to attach order and order for issuance of writ of attachment.			
	h.	Plaintiff must file an undertaking in the amount of: \$ 10,000.00 before a temporary protective order shall issue, and plaintiff has filed an undertaking in that amount.			

- attachment and the amounts permitted to be paid pursuant to this notice.
- (2) One thousand dollars (\$1,000).
- c. If the property is farm products held for sale or is inventory, the temporary protective order may not prohibit you from transferring the property in the ordinary course of business, but may impose appropriate restrictions on the disposition of therproceeds from such transfer.



## **CLERK'S CERTIFICATE**

I certify that the foregoing is a correct copy of the original on file in my office.

Date:

Deputy